

UNITEDSTATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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ANNUAL AUDITED REPORT **FORM X-17A-5** PART III

FACING PAGE Information Required of Brokers and Dealers Pursuant to Section 17 of the Securities Exchange Act of 1934 and Rule 17a-5 Thereunder

REPORT FOR THE PERIOD BEGINNII	NG 01/01/07	AND ENDING 12/	31/07
	MM/DD/YY		MM/DD/YY
A. 1	REGISTRANT IDENTIFIC	CATION	
NAME OF BROKER-DEALER: U.S.	WEALTH ADVISORS, I	LLC	OFFICIAL USE ONLY
ADDRESS OF PRINCIPAL PLACE OF	BUSINESS: (Do not use P.O. Bo	ox No.)	FIRM I.D. NO.
139 WOOD ROAD			
	(No. and Street)		
BRAINTREE	MA		02184
(City)	(State)	(Zij	Code)
NAME AND TELEPHONE NUMBER O MR. GEORGE T. CLARKE	F PERSON TO CONTACT IN R	EGARD TO THIS REPO 781–8	PRT 349-9200 X245
		(A	rea Code - Telephone Number)
B. A	CCOUNTANT IDENTIFIC	CATION	
INDEPENDENT PUBLIC ACCOUNTAGE GREEN & GREEN, LLC 725 CANTON STREET	NT whose opinion is contained in (Name - if individual, state last, fi		SEC 02062 Ocessing (Zip Code)
(Address)	(City)	Sec.	lion (Zip Code)
CHECK ONE:		Washington,	2000
☐ Public Accountant		TON,	DC
Accountant not resident in	United States or any of its posse		PROCESSE
	FOR OFFICIAL USE O	NLY	MAR 19 2008
			2,000
			THOMSON

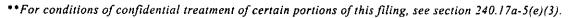
*Claims for exemption from the requirement that the annual report be covered by the opinion of an independent public accountant must be supported by a statement of facts and circumstances relied on as the basis for the exemption. See Section 240.17a-5(e)(2)

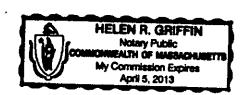
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SEC 1410 (06-02)

OATH OR AFFIRMATION

Ι, _	GE	BORGE T. CLARKE	, swear (or affirm) that, to the best of
my	kno	wledge and belief the accompanying financia	l statement and supporting schedules pertaining to the firm of
U	ı.s.	WEALTH ADVISORS, LLC	, as
of	DE	ECEMBER 31	20_07 are true and correct. I further swear (or affirm) that
nei	ther	the company nor any partner, proprietor, prin	ncipal officer or director has any proprietary interest in any account
cla	ssifie	ed solely as that of a customer, except as follows	ows:
N	ОТ	APPLICABLE	
_			
			1
			1 101
			my 1- loshe
			Signature
	f		CHIEF FINANCIAL OFFICER
			Title
٥	4-1		
A	uxi	an gry	
7		Notary Yublic	
Th	is rec	port ** contains (check all applicable boxes):	
X		Facing Page.	
X		Statement of Financial Condition.	
		Statement of Income (Loss).	
		Statement of Changes in Financial Condition	
		Statement of Changes in Stockholders' Equi	
Ğ		Statement of Changes in Liabilities Subordin Computation of Net Capital.	nated to Claims of Creditors.
ä		Computation for Determination of Reserve I	Requirements Pursuant to Rule 15c3-3
		Information Relating to the Possession or Co	
			anation of the Computation of Net Capital Under Rule 15c3-1 and the
		Computation for Determination of the Reser	ve Requirements Under Exhibit A of Rule 15c3-3.
	(k)		naudited Statements of Financial Condition with respect to methods of
		consolidation.	
		An Oath or Affirmation.	
		A copy of the SIPC Supplemental Report.	. Consider the confermal as home subset of the state of t
	(n)	A report describing any material inadequacies	found to exist or found to have existed since the date of the previous audit





U.S. WEALTH ADVISORS, LLC

FINANCIAL STATEMENTS

DECEMBER 31, 2007

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INDEPENDENT AUDITORS' REPORT

To the Member of U.S. Wealth Advisors, LLC

We have audited the accompanying statement of financial condition of U.S. Wealth Advisors, LLC (the LLC), as of December 31, 2007, and the related statements of income, changes in member's equity, and cash flows for the year then ended, that you are filing pursuant to rule 17a-5 under the Securities Exchange Act of 1934. These financial statements are the responsibility of the LLC's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of U.S. Wealth Advisors, LLC, at December 31, 2007, and the results of operations and cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America.

Our audit was conducted for the purposes of forming an opinion on the basic financial statements taken as a whole. The information contained in the schedules of Computation of Net Capital and Reconciliation of the Computation of Net Capital Under Rule 15c3-3, are presented for purposes of additional analysis and are not a required part of the basic financial statements, but are supplementary information required by rule 17a-5 under the Securities Exchange Act of 1934. Such information has been subjected to the auditing procedures applied in the audit of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

GREEN & GREEN, LLC

Green & Green, LLC

Norwood, MA

February 7, 2008

1

725 Canton Street	Norwood, Massachusetts	02062-2679	Tel: 781.702.6055	Fax: 781.702.6063	

U.S. WEALTH ADVISORS, LLC STATEMENT OF FINANCIAL CONDITION DECEMBER 31, 2007

ASSETS

			Allowable	Non-Allowable	Total
			137,934		137,9
i.	Cash		(0200)		[07
2.	Receiva or deale	bles from brokers rs:			
	Α.	Clearance	58,390		
		account	[0295]		
	В.	Other	[0000]	[0550]	58,3
			[0300]	[0550] 17,138	[08 17,1
3 .	Receiva custome	bles from non- ers	[0355]	[0600]	[08
۱.	Securities commod market v	es and spot lities owned, at value:			
	A.	Exempted securities	[0418]		
	В.	Debt securities	[0419]		
	C.	Options	[0420]		
	D.	Other securities	[0424]	·	
	€.	Spot commodities	[0430]		[08
i.		es and/or other ents not readily ble:			
	A.	At cost			
		[0130]			
	В.	At estimated			
		fair value	[0440]	[0610]	80]
	Securitie	es borrowed under	[6.00]	(0.000)	
	subordin	ation agreements	[0460]	[0630]	80)
	and part	ners' individual ital securities			
	accounts	s, at market value:			
	A.	Exempted			
		securities			
	-	[0150]			
	В.	Other securities			

U.S. WEALTH ADVISORS, LLC STATEMENT OF FINANCIAL CONDITION (CONTINUED) DECEMBER 31, 2007

	[0160]			
7.	Secured demand notes — market value of collateral:	[0470]	[0640]	0 [0890]
	A. Exempted securities			
	[0170]			
	B. Other securities			
	[0180]			
8.	Memberships in exchanges:			
	A. Owned, at market			
	[0190]			
	B. Owned, at cost	_	[0650]	
	C. Contributed for use of the company, at market value	••••	[0660]	[0900] 0
9.	Investment in and	<u></u>	4,114	4,114
y.	receivables from affiliates, subsidiaries and associated partnerships	[0480]	[0670]	[0910]
10.	equipment, leasehold improvements and rights under lease agreements, at cost-net of accumulated depreciation and	[0490]	[0680]	0920]
	amortization		25,001	25,001
11.	Other assets	[0535]	[0735]	[0930]
40	·	196,324	46,253	242,577
12.	TOTAL ASSETS	[0540]	[0740]	[0940]

U.S. WEALTH ADVISORS, LLC STATEMENT OF FINANCIAL CONDITION (CONTINUED) DECEMBER 31, 2007

LIABILITIES AND OWNERSHIP EQUITY

	L	iabilitles	A.I. Liabilities	Non-A.I. Liabilities	Total
13.	Bank loa	ans payable	[1045]	[1255]	<u> </u>
14.	Payable	to brokers or dealers:			
	A.	Clearance account	[1114]	[1315]	<u>0</u> [1560]
	В.	Other	[444.5]	[1005]	0
			[1115]	[1305]	[1540] 0
15.	Payable	to non-customers	[1155]	[1355]	[1610]
16.		es sold not yet purchased,			0
	at marke			[1360]	[1620]
17.		s payable, accrued , expenses and other	91,354 [1205]	[1385]	91,354 [1685]
18.		nd mortgages payable:	,,		, ,
		- - · ·	· · · · · · · · · · · · · · · · · · ·		0
	A.	Unsecured	[1210]		[1690]
	B.	Secured	[1211]	[1390]	<u>0</u> [1700]
19.		s subordinated to claims al creditors:			
	A.	Cash borrowings:		[1400]	<u>0</u> [1710]
		1. from outsiders			
		[0970]			
		2. Includes equity subordination (15c3-1(d)) of			
		[0980]			
	В.	Securities borrowings, at market value:		[1410]	0 [1720]
		from outsiders			
		[0990]			
	C.	Pursuant to secured demand note collateral agreements:		[1420]	0 [1730]

1. from outsiders

U.S. WEALTH ADVISORS, LLC STATEMENT OF FINANCIAL CONDITION (CONTINUED) DECEMBER 31, 2007

		[1000]			
		2. Includes equity subordination (15c3-1(d)) of			
		[1010]			
	D.	Exchange memberships contributed for use of company, at market			0
	_	value		[1430]	[1740]
	E.	Accounts and other borrowings not			0
		qualified for net capital purposes	[1220]	[1440]	0 [1750]
20.	TOTAL	LIABLITIES	91,354	<u>0</u>	91,354
*			[1230]	[1430]	[1760]
Own	ership	Equity			Total
Own		Equity pprietorship			Total
21.	Sole pro				[1770] 151,223
21. 22.	Sole pro	oprietorship ship (limited partners			[1770]
21.	Sole pro Partners [1020]) Corpora	oprietorship ship (limited partners tions:			[1770] 151,223 [1780]
21. 22.	Sole pro	oprietorship ship (limited partners			[1770] 151,223
21. 22.	Sole pro Partners [1020]) Corpora	oprietorship ship (limited partners tions:			[1770] 151,223 [1780]
21. 22.	Sole pro Partners [1020]) Corpora A.	oprietorship ship (limited partners itions: Preferred stock			[1770] 151, 223 [1780]
21. 22.	Sole pro Partners [1020]) Corpora A. B.	oprietorship ship (limited partners ations: Preferred stock Common stock			[1770] 151,223 [1780] [1791]
21. 22.	Sole pro Partners [1020]) Corpora A. B.	oprietorship ship (limited partners itions: Preferred stock Common stock Additional paid-in capital			[1770] 151,223 [1780] [1791] [1792]

24.

25.

TOTAL OWNERSHIP EQUITY

TOTAL LIABILITIES AND OWNERSHIP EQUITY

151,223

[1800] 242,577

[1810]

STATEMENT OF INCOME (LOSS)

T-lada B roodi's	Period Be	ginning <u>01/01/2007</u> [3932]	Period Ending 12/31/	<u>2007</u> [3933]	Number of months	12 [3931]
RE	/ENUE					
1.	Commis	sions:				
	a.	Commissions on trans executed on an exchai	sactions in exchange listed nge	equity se	curities -	12, 155 [3935]
	b.	Commissions on listed	d option transactions			[3938]
	C.	All other securities con	mmissions		-	[3939]
	d.	Total securities comm	issions		-	12,155 [3940]
2.	Gains o	losses on firm securities	trading accounts			
	a.	From market making in	n options on a national sec	curities ex	change -	[3945]
	· b.	From all other trading			-	[3949]
	c.	Total gain (loss)			-	0 [3950]
3.	Gains o	losses on firm securities	investment accounts		-	[3952]
4.	Profit (lo	ss) from underwriting and	selling groups		-	[3955]
5.	Revenu	e from sale of investment	company shares		-	497,848 [3970]
6.	Commo	dities revenue			-	[3990]
7.	Fees for	account supervision, inve	estment advisory and admini	strative se	vices	[3975]
8.	Other re	venue			-	2,005,970 [3995]
9.	Total rev	renue			-	2,515,973 [4030]
EXF	ENSES	I				(1000)
10.	Salaries	and other employment co	ests for general partners and	voting sto	ckholder officers	[4120]
11.	Other er	nployee compensation an	d benefits		-	2,311,424 [4115]
12.	Commis	sions paid to other broker	-dealers		-	86,343 [4140]
13.	Interest	expense			-	[4075]
	a.	Includes interest on ac subordination agreeme		*****	[4070]	
14,	Regulato	ory fees and expenses			-	18,767 [4195]
15.	Other ex	penses			-	185,900 [4100]

U.S. WEALTH ADVISORS, LLC STATEMENT OF INCOME (LOSS) (CONTINUED) FOR THE YEAR ENDED DECEMBER 31, 2007

16.	Total expenses	2,602,434 [4200]
NET	INCOME	
17.	Net Income(loss) before Federal Income taxes and items below (Item 9 less item 16)	-86, 46 <u>1</u> [4210]
18.	Provision for Federal Income taxes (for parent only)	[4220]
19.	Equity in earnings (losses) of unconsolidated subsidiaries not included above	(4222)
	a. After Federal income taxes of [4238]	
20.	Extraordinary gains (losses)	[4224]
	a. After Federal income taxes of [4239]	
21.	Cumulative effect of changes in accounting principles	[4225]
22.	Net income (loss) after Federal income taxes and extraordinary items	<u>-86,461</u> [4230]
MONT	THLY INCOME	
23.	Income (current monthly only) before provision for Federal income taxes and extraordinary items	<u>-6, 488</u> [4211]

For the Year Ended December 31, 2007

CASH FLOWS FROM OPERATING ACTIVITIES:	
Net Loss	\$ (86,461)
Adjustments to Reconcile Net Loss to Net Cash	
Used in Operating Activities:	
Changes in Operating Assets and Liabilities:	
Decrease in Receivables and Receivable from Affiliate	25,283
Increase in Prepaids and Other Assets	(13,786)
Increase in Accounts Payable	 59,509
NET CASH USED IN OPERATING ACTIVITIES	 (15,455)
CASH FLOWS PROVIDED BY FINANCING ACTIVITIES:	
Member's Capital Contributions	 50,000
NET INCREASE IN CASH	34,545
CASH, BEGINNING OF PERIOD	103,389
CASH, END OF PERIOD	\$ 137,934

STATEMENT OF CHANGES

	FOR	THE YEAR ENDED DECEMBER 31, 2007	
		STATEMENT OF CHANGES IN OWNERSHIP EQUITY (SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION)	
1.	Balance	, beginning of period	187,684 [4240]
	Α.	Net income (loss)	<u>-86,461</u> [4250]
	В.	Additions (includes non-conforming capital [4262])	50,000 [4260]
	C.	Deductions (includes non-conforming capital of [4272])	[4270]
2.	Balance	, end of period (From item 1800)	151, 223 [4290]
		STATEMENT OF CHANGES IN LIABILITIES SUBORDINATED TO CLAIMS OF GENERAL CREDITORS	
3.	Balance	beginning of period	[4300]
	Α.	Increases	[4310]
	8.	Decreases	[4320]
4,	Balance	, end of period (From item 3520)	<u>0</u> [4330]
٦,		A Superage to the state of the	[4330]

December 31, 2007

1. Significant Accounting Policies:

Reporting Entity: U.S. Wealth Advisors, LLC (the LLC), organized on July 27, 2001, as a Massachusetts limited liability company, was reorganized on September 23, 2002, as a Delaware limited liability company. The LLC is a broker-dealer registered with the Securities and Exchange Commission (SEC) and is a member of the National Association of Securities Dealers (NASD). The LLC is a single-member LLC, whollyowned by U.S. Wealth Management, LLC (the Parent). Currently, the LLC does not carry securities accounts for its customers or perform custodial functions relating to customer securities and accordingly follows the exemptive provisions under SEC rule 15c3-3.

Basis of Accounting: The accompanying financial statements are prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America.

Securities Transactions: In accordance with exemptive provisions as established with Rule 15c3-3 (k)(2)(ii), all customer transactions are cleared through another broker-dealer on a fully disclosed basis.

Commissions: Commissions receivable and commissions payable along with related clearing expenses are recorded on a trade-date basis as securities transactions occur.

Organizational Costs: In accordance with Statement of Position (SOP) No. 98-5, the LLC expensed organizational costs as incurred.

Advertising and Promotion Costs: The LLC expenses advertising and promotion costs as incurred.

Income Taxes: The LLC is a single member LLC and accordingly its taxable income is included in the Parent's federal and state income tax returns. The Parent, a limited liability company, reports its' taxable income or loss on an allocated basis to its' members in accordance with their respective percentage ownership. Therefore, no provision for federal and certain state income taxes has been included in the financial statements.

Use of Estimates: Preparing the LLC's financial statements in conformity with accounting principles generally accepted in the United States of America ("GAAP") requires management to make estimates and assumptions that affect reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results experienced by the LLC may differ from those estimates.

2. Receivable from Broker-Dealer and Clearing Organization:

Commissions receivable from broker-dealers and clearing organizations at December 31, 2007 amounted to \$58,390. The LLC clears its proprietary and customer transactions through another broker dealer on a fully disclosed basis.

3. Related Party Transactions:

The LLC has executed a Shared Expense Agreement with another affiliated entity wholly owned by the Parent. The Shared Expense Agreement calls for standard monthly reimbursements to the affiliated entity by the LLC for the use of office space, computers, telephones, supplies and personnel. For the year ended December 31, 2007, the LLC remitted and advanced to its affiliated entities the aggregate amount of \$1,471,135. The LLC charged to expense \$565,617 and received repayments in the amount of \$921,404 from its affiliated entities. As of December 31, 2007, the outstanding net obligations due to its affiliated entities amounted to \$777.

4. Net Capital Requirements:

The LLC is subject to the Securities and Exchange Commission Uniform Net Capital Rule (SEC Rule 15c3-1), which requires the maintenance of minimum net capital and requires that the ratio of aggregate indebtedness to net capital, both as defined, shall not exceed 15 to 1 (and the rule of the "applicable" exchange also provides that equity capital may not be withdrawn or cash dividends paid if the resulting net capital ratio would exceed 10 to 1). At December 31, 2007, the LLC had \$91,354 in outstanding aggregate indebtedness and had net capital of \$104,970, which was \$98,880 in excess of its required net capital of \$6,090.

5. Guarantees:

Financial Accounting Standards Board Interpretation (FIN) No. 45, Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others, requires the LLC to disclose information about its obligations under certain guarantee arrangements. FIN 45 defines guarantees as contracts and indemnification agreements that contingently require a guarantor to make payments to the guaranteed party based on changes in an underlying (such as an interest or foreign exchange rate, security or commodity price, an index or the occurrence or nonoccurrence of a specified event) that is related to an asset, liability or equity security of a guaranteed party. FIN 45 also defines guarantees as contracts that contingently require the guarantor to make payments to the guaranteed party based on another entity's failure to perform under an agreement as well as indirect guarantees of the indebtedness of others. Management and the LLC both believe that no such guarantees currently exist and as of December 31, 2007, there are no such contingent liabilities applicable to these financial statements in connection with FIN 45.

U.S. WEALTH ADVISORS, LLC DECEMBER 31, 2007

COMPUTATION OF NET CAPITAL

1.	Total ov	vnership equity from Statement of Financial Con	151, 22 <u>3</u> [3480]				
2.	Deduct	ownership equity not allowable for Net Capital		[3490]			
				151,223			
3.	Total ov	vnership equity qualified for Net Capital	[3500]				
4.	Add:						
	A.	Liabilities subordinated to claims of general in computation of net capital	al creditors allowable	[3520]			
	В.	Other (deductions) or allowable credits (Lis	st)				
		[3525A]	[3525B]				
		[3525C]	[3525D]	0			
		[3525E]	[3525F]	[3525]			
5.	Total ca	pital and allowable subordinated s		151, 223 [3530]			
6.	Deducti	ons and/or charges:					
	A.	Total nonallowable assets from Statement of Financial Condition (Notes B and C)	<u>46,253</u> [3540]				
	В.	Secured demand note deficiency	[3590]				
	C.	Commodity futures contracts and spot commodities - proprietary capital charges	[3600]				
	D.	Other deductions and/or charges	[3610]	<u>-46, 253</u> [3620]			
7.	Other a	dditions and/or credits (List)					
		[3630A]	[3630B]				
		[3630C]	[3630D]				
		[3630E]	(3630F)	[3630]			
8.	Net cap position	ital before haircuts on securities s		104,970 [3640]			
9.		on securities (computed, where ble, pursuant to 15c3-1(f)):					
	A.	Contractual securities commitments	[3660]				
	В.	Subordinated securities borrowings	[3670]				
	C.	Trading and investment					

U.S. WEALTH ADVISORS, LLC COMPUTATION OF NET CAPITAL (CONTINUED) DECEMBER 31, 2007

		securiti	ies:					
		1,	Exempted securities			[3735]		
		2.	Debt securities			[3733]		
		3.	Options			[3730]		
		4.	Other securities					
						[3734]		
	D.	Undue	Concentration			[3650]		
	E.	Other (List)					
			[3736A]		-	[3736B]		
			[3736C]			[3736D]		
			(3736E)			[3736F]		
						[3736]		[3740]
	Alex O	I				(,		104,970
10.	Net Cap	ıtaı						[3750]
11. 12.	Minimun and mini	n dollar ne	ital required (6-2/3% of line et capital requirement of re capital requirement of sub	eporting broke	er or dealer aputed in			6, 090 [3756] 5, 000 [3758]
13.			ement (greater of line 11 o	or 12)				6,090
				·· / _/				[3760] 98,880
14.	Excess	тег сарна	I (line 10 less 13)					[3770] 95,834
15.	Excess	net capita	f at 1000% (line 10 less 10	0% of line 19)				[3780]
			COMPUTATION	OF AGGR	EGATE IND	EBTED	NESS	
16.		. liabilities I Conditio	s from Statement of in					91,354 [3790]
17.	Add:							
	A.	Drafts f	or immediate credit	. :		[3800]		
	В.	borrow	value of securities ed for which no ent value is paid or d			[3810]		
	C.	Other u (List)	nrecorded amounts					

U.S. WEALTH ADVISORS, LLC COMPUTATION OF NET CAPITAL (CONTINUED) DECEMBER 31, 2007

				
	[3820A]	[3820B]		
	[3820C]	[3820D]		
	[3820E]	[3820F]		
		0	-	0
		[3820]		[3830]
40	Total agernanta indobtadanas			91,354
19.	Total aggregate indebtedness	•		[3840]
00	Corporation of appropriate indebtedness to		%	87
20.	Percentage of aggregate indebtedness to net capital (line 19 / line 10)			[3850]
	OTHE	R RATIOS		
21.	Percentage of debt to debt-equity total computed in a	accordance	%	0
٨١.	with Rule 15c3-1(d)	4000.4400		(3860)

U.S. Wealth Advisors, LLC Reconciliation, Including Appropriate Explanation, of the Computation of Net Capital Under Rule 15c3-3

For the Year Ended December 31, 2007

			_												
		Q1.07		<u>Q2.07</u>		<u>Q3.07</u>		<u>Q4.07</u>		<u>Total</u>		Q4.07 <u>Adjust</u>		Adjusted <u>Total</u>	
Statement of Income (Loss)															
Revenue															
1a. Commissions	\$	2,240	\$	2,046	\$	4,190	\$	3,679	\$	12,155	\$	-	\$	12,155	
5. Revenue from Mutual Fund Sales		132,689		123,446		123,085		118,628		497,848		-		497,848	
8. Other Revenue		728,290		475,757		377,289		424,634		2,005,970		-		2,005,970	
9. Total Revenue	_	863,219		601,249		504,564		546,941		2,515,973				2,515,973	
<u>Expenses</u>															
11. Other Employee Compensation		792,025		573,765		434,530		511,104	:	2,311,424				2,311,424	
12. Commissions Paid to Other		26,751		16,526		19,946		23,120		86,343				86,343	
14. Regulatory Fees and Exp.		4,810		5,880		8,892		(815)		18,767				18,767	
15. Other Expenses		43,453		47,956		45,300		49,191		185,900				185,900	
16. Total Expenses		867,039		644,127		508,668		582,600		2,602,434				2,602,434	
17. Net Income (Loss) Before Taxes		(3,820)		(42,878)		(4,104)		(35,659)		(86,461)				(86,461)	
22. Net Income (Loss)	_	(3,820)		(42,878)		(4,104)		(35,659)	_	(86,461)				(86,461)	
23. Income (Current Month)	<u>\$</u>	<u>-</u>	\$	-	\$	-	\$	(6,488)	\$	(6,488)	\$	-	\$	(6,488)	
Statement of Changes													•		
1. Balance Beginning	<u>\$</u>	187.684	\$	183,864	\$	140,986	\$	136,882	\$	187.684	\$	_	\$	187,684	
A. Net Income (Loss)	*	(3,820)	Ψ.	(42,878)	7	(4,104)	*	(35,659)	*	(86,461)	*			(86,461)	
B. Additions		(3,020)		(42,070)		(4,104)		50,000		50,000				50,000	
2. Balance Ending	-\$	183,864	\$	140,986	\$	136,882	\$	151,223	-\$	151,223	5		\$	151,223	
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INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL REQUIRED BY SEC RULE 17a-5 FOR A BROKER-DEALER CLAIMING AN EXEMPTION FROM SEC RULE 15c3-3

To The Member of U.S. Wealth Advisors, LLC

In planning and performing our audit of the financial statements and supplemental schedules of U.S. Wealth Advisors, LLC (the LLC), for the year ended December 31, 2007, we considered its internal control, including control activities for safeguarding securities, in order to determine our auditing procedures for the purpose of expressing our opinion on the financial statements and not to provide assurance on internal control.

Also, as required by rule 17a-5(g)(1) of the Securities and Exchange Commission (SEC), we have made a study of the practices and procedures followed by the LLC including tests of such practices and procedures that we considered relevant to the objectives stated in rule 17a-5(g) in making the periodic computations of aggregate indebtedness (or aggregate debits) and net capital under rule 17a-3(a)(11) and for determining compliance with the exemptive provisions of rule 15c3-3. Because the LLC does not carry securities accounts for customers or perform custodial functions relating to customer securities, we did not review the practices and procedures followed by the LLC in any of the following:

- 1. Making quarterly securities examinations, counts, verifications, and comparisons.
- 2. Recordation of differences required by rule 17a-13.
- 3. Complying with the requirements for prompt payment for securities under Section 8 of Federal Reserve Regulation T of the Board of Governors of the Federal Reserve System.

The management of the LLC is responsible for establishing and maintaining internal control and the practices and procedures referred to in the preceding paragraph. In fulfilling this responsibility, estimates and judgments by management are required to assess the expected benefits and related costs of controls and of the practices and procedures referred to in the preceding paragraph and to assess whether those practices can be expected to achieve the SEC's above-mentioned objectives. Two of the objectives of internal control and the practices and procedures are to provide management with reasonable but not absolute assurance that assets for which the LLC has responsibility are safeguarded against loss from unauthorized use or disposition and that transactions are executed in accordance with management's authorization and recorded properly to permit the preparation of financial statements in conformity with generally accepted accounting principles. Rule 17a-5(g) lists additional objectives of the practices and procedures listed in the preceding paragraph.

Because of inherent limitations in internal control or the practices and procedures referred to above, error or fraud may occur and not be detected. Also, projection of any evaluation of them to future periods is subject to the risk that they may become inadequate because of changes in conditions or that the effectiveness of their design and operation may deteriorate.

INDEPENDENT AUDITORS' REPORT ON INTERNAL CONTROL REQUIRED BY SEC RULE 17a-5 FOR A BROKER-DEALER CLAIMING AN EXEMPTION FROM SEC RULE 15c3-3 (continued)

Our consideration of internal control would not necessarily disclose all matters in internal control that might be material weaknesses under standards established by the American Institute of Certified Public Accountants. A material weakness is a condition in which the design or operation of the specific internal control components does not reduce to a relatively low level the risk that error or fraud in amounts that would be material in relation to the financial statements being audited may occur and not be detected within a timely period by employees in the normal course of performing their assigned functions. However, we noted no matters involving internal control, including control activities for safeguarding securities, that we consider to be material weaknesses as defined above.

We understand that practices and procedures that accomplish the objectives referred to in the second paragraph of this report are considered by the SEC to be adequate for its purposes in accordance with the Securities Exchange Act of 1934 and related regulations, and that practices and procedures that do not accomplish such objectives in all material respects indicate a material inadequacy for such purposes. Based on this understanding and on our study, we believe that the LLC's practices and procedures were adequate at December 31, 2007, to meet the SEC's objectives.

This report is intended solely for the information and use of the Member of the LLC, management, the SEC, and other regulatory agencies that rely on rule 17a-5(g) under the Securities and Exchange Act of 1934 in their regulation of registered brokers and dealers, and in not intended to be and should not be used by anyone other than these specified parties.

GREEN & GREEN, LLC

Green & Green, LLC

Norwood, MA

February 7, 2008

